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BALLS? Well, yes; we received 140 dozen by the last two boats, and now have Slazenger, Wright & Ditson, and Spalding balls.

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BOYS' SHOES, HOSIERY AND UNDERWEAR.

KAM CHONG CO.,

FORT AND BERETANIA STREETS HARRISON BLOCK

Evening Bulletin 75c. Per Month

AMATEUR

SPORTS

LOCAL

CHINESE TEAM WITHDRAWS FROM OAHU BASEBALL LEAGUE

Native Sons of Hawaii Admitted, Which Now Gives Three Teams—Marcellino Will Form Fourth Nine With Chinese Players as Nucleus—Season Opens April 23.

There was a time last evening when there were but two teams in Oahu League, the Chinese resigning, which, with the Marines out, left but the Japanese and the Portuguese teams.

New Team.

The application of the Native Sons of Hawaii for entrance into the league was approved, however, and so the number of teams jumped back to three in a short time during the discussion which was held at Chillingworth's office.

Many Present.

Vice-President Timmons was in the chair at the meeting last evening, and there were more persons present than at any previous session this year, nearly all the members of the Native Sons team being on hand to see what the league would do with the application for membership.

Admitted Names.
The Portuguese are now the only team in the league whose name denotes the personnel of the team, and it is about time that something was done to correct this abuse of misnaming teams.

On the "Japanese" team there are players of all nationalities except the Japanese, and if it is not possible to have a real Japanese team in the league, then the name of the team should be changed so that it would not be a misnomer.

League officials say they must have a "Japanese" team in order to draw Japanese to the games, but it seems that if the Japanese of the community will go to the ball park to see Hawaiians and others playing under the name of Japanese, then they would go just as quickly to see them play under some other name.

There should be enough Japanese players in the city who could be brought together to form a team which could compete in the league.

Chinese Out.

The Chinese team, which has been in the league for the past two years, withdrew on account of not being able to get two Chinese players which it wanted to make up the team.

One of the players last year had signed up with the Japanese team for the present season, and another player wanted played with the Japanese team last year.

As the officials could not get together the strong team which they wanted for the season, they decided to withdraw from the league altogether.

Another Team.
Tony Marcellino was given authority to form another team to make the four teams necessary for the league, and although it was not decided what the new aggregation would be named, many of the players on the defunct Chinese team will be drafted for the other.

League Players.
It has always been the rule of the league—in fact, it is in the by-laws—that no player can be drafted from one team to another.

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PROFESSIONAL

FOREIGN

MANY MODELS OF SCHACHT AUTOS

But Four of Seven Types Will Be Handled in Hawaiian Islands.

There seems to be an impression that the Schacht car is made in but two models which I have in Honolulu," said E. J. Sidney today in speaking of these cars, which have attracted so much attention in the city during the past week.

This is not so, and we shall have two other models here in the near future, one the top-of-the-line touring car, which is the highest-priced machine we put out, and the other a delivery wagon or truck, with a capacity of one ton and which is one of the most economical trucks put out by any company.

In addition to these four, there are three other models manufactured by the Schacht Company, all being cars which sell for less price than any of those we shall handle in Honolulu.

"We realize that Honolulu is the city of high-priced cars. The public which buys automobiles here wants the best and is willing to pay for it; that is the reason that the Schacht Company will have only the higher powered and priced cars in this market."

"There are several cheaper cars handled here, but the freight on a cheap car is about the same as it is on a high-priced car, and that is one of the reasons why we are not coming here with our cheaper machines."

The three passenger cars to be handled in Hawaii have the same motor and the speedster has a slightly shorter wheel-base than the touring car; that is the only difference according to Mr. Sidney.

The Schacht Company has been building motor cars for nine years and is satisfied with ordinary machinery in its product. Before taking up automobiles the company was a manufacturer of carriages for nearly a half century, and on this account is able to give its cars the same attention as to detail in finish and fittings as characterized its horse-drawn product. The body of the car goes through twenty-two processes in finishing before it is turned over to the sales staff for disposal to the public.

The speedster now in Honolulu is being talked about by the motorists of the city, and several prospective purchasers have been examining it.

SUTTON MADE THE LOW SCORE

Makes 74 Net in Golf Play at Country Club for President's Cup.

Seven players went around the links at the Country Club on Sunday in the regular monthly try for the President's Cup, and E. W. Sutton was the lowman for the day, as well as being the lowest for the year so far.

Sutton's score of 74 net is likely to stand for some time, and at present he looks like the winner of the cup.

The scores:
R. R. Redford, 59-54-123 27 96
H. B. Giffard, 42-42-84 22 84
H. H. Walker, 44-45-89 11 78
Dr. Smith, 45-51-96 15 81
Gen. H. Angus, 42-44-86 22 86
E. W. Sutton, 41-41-82 21 74
W. Woon, 56-49-105 18 87

It is about time that an all-Japanese team was formed or else the name of Nottley's players changed to some other than Japanese Athletics. Strangers in the city would be puzzled to see this team on the grounds with not a Japanese player on it.

The legislators are not satisfied. They say if Eddie Fernandez had been on the team they would have won out. Anyway, they are going to challenge the judiciary to a game a week from Saturday, the losers to buy the dinners for the crowd.

The Molokai benefit ball game between legislators and judiciary netted \$248.50, which will be turned over to the purpose for which the game was played.

BELMONT

AN ARROW COLLAR

with the Ara-Notch in place of the bothersome buttonhole 15c. each—2 for 25c.

Chett, Peabody & Co., Makers
ARROW CUFFS, 25c. a Pair

EPOCH-MAKING. PRICE-CUTTING

SALE NOW ON

Yee Chan & Co.

BY AUTHORITY.

ORDINANCE NO. 21.

AN ORDINANCE TO REGULATE THE MANUFACTURE FOR SALE OF POI AND PAIAL.

Be It Ordained by the People of the City and County of Honolulu:

Section 1. No poi shop or shop for the manufacture of poi or paial for sale shall be erected, maintained, used or operated within the City and County of Honolulu except under a permit therefor as hereinafter provided.

Section 2. The Treasurer of the city and county is hereby authorized, empowered and directed to issue, upon the receipt of a fee of One Dollar, a permit for such shop, upon the recommendation, in writing, of the Board of Supervisors of the City and County of Honolulu.

Section 3. No such permit shall be recommended by the Board of Supervisors unless such shop shall be properly ventilated, laid with cement floors and cement side walls to a height of at least three feet and draining to a trap connected with a cesspool, sewer or such other means for the proper disposal of drainage as may be approved by the Building and Planning Inspector; nor for any such shop in any place where there is not available an adequate supply of pure water or which is incapable of proper drainage, or which is in such close proximity to sleeping compartments, stable, laundry, abattoir or other place where any business or process is carried on or condition maintained which, in the opinion of the Board of Supervisors, might be a source of contamination or infection to the poi or paial manufactured thereat. No such shop shall be maintained, used, or operated for any other purpose than the manufacture of poi or paial, nor unless pure water shall be maintained therefor, nor unless it shall be kept so screened as to prevent flies and insects from entering therein. Nor unless all implements, tools, machinery, containers, and all other utensils used for or in connection with the manufacture, distribution or storage of poi or paial shall be sterilized each time before being used; nor if any person or individual is employed or engaged in or about such shop or building who is afflicted with any contagious or infectious disease or any disease which in the opinion of the Board of Supervisors may contaminate or infect the poi or paial.

Section 4. Each permit so issued shall be for a term of one year and shall be subject to revocation at any time by the Treasurer on the recommendation of the Board of Supervisors when it appears that the place for which it is issued or the manner in which such place is maintained, used or operated does not comply in all respects with the conditions and restrictions of this Ordinance.

Section 5. Any person who violates or fails to comply with any provision of this Ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than TWENTY-FIVE DOLLARS (\$25.00), nor more than FIVE HUNDRED DOLLARS (\$500.00), or by imprisonment for not less than THREE MONTHS, or by both such fine and imprisonment, and if such person has a permit, the same shall be forfeited.

Section 6. This Ordinance shall take effect and be in force upon its approval.

Introduced by Supervisor
FRANK J. KRUGER.

Date of introduction, March 25, 1911.

Approved this 5th day of April, A. D. 1911.

JOSEPH J. FERN,

Mayor.

4895—Apr. 6, 7, 8, 10, 11, 12, 13, 14, 15, 17

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We Deliver to Any Part of the City
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LEGAL NOTICES.

IN THE UNITED STATES DISTRICT COURT, FOR THE TERRITORY OF HAWAII.

THE UNITED STATES OF AMERICA, Plaintiff, vs. CECIL BROWN, Trustees, et al., Defendants.—Action brought in said District Court, and the Petition filed in the office of the Clerk of said District Court, in Honolulu.

THE PRESIDENT OF THE UNITED STATES, GREETING:

CECIL BROWN, HENRY M. VON HOLT and ALBERT N. CAMPBELL, Trustees under the last Will and Testament of JAMES CAMPBELL, deceased; ABIGAIL W. KAWANANAKOA; KALAKAUA KAWANANAKOA, KAPIOLANI KAWANANAKOA, otherwise called KAPIOLANI KAWANANAKOA CAMPBELL, and LI-LIU KAWANANAKOA, minor children of ABIGAIL W. KAWANANAKOA; ALICE T. MACFARLANE; WALTER F. MACFARLANE, husband of ALICE T. MACFARLANE; WALTER JAMES MACFARLANE, ALICE EMALIE MACFARLANE and MURIEL BEATRICE MACFARLANE, minor children of ALICE T. MACFARLANE and WALTER F. MACFARLANE; MURIEL SHINGLE; ROBERT W. SHINGLE, husband of MURIEL SHINGLE; MURIEL MELVIN SHINGLE and ROBERT W. SHINGLE, Junior, minor children of MURIEL SHINGLE and ROBERT W. SHINGLE; BEATRICE MARY CAMPBELL; OAHU RAILWAY AND LAND COMPANY, a corporation existing and doing business under and by virtue of the laws of the Territory of Hawaii; ROBERT W. ATKINSON and WALTER F. FURBER, Trustees; HAWAIIAN FIRE COMPANY, LIMITED, a corporation existing and doing business under and by virtue of the laws of the Territory of Hawaii; EWA PLANTATION COMPANY, a corporation existing and doing business under and by virtue of the laws of the Territory of Hawaii; and JOHN BROWN, JAMES WHITE, HENRY SMITH, DAVID JONES, MARY GREEN, JANE BLACK, MARTHA WILLIAMS, and ALICE DAVIS, unknown owners and claimants.

You are hereby directed to appear and answer the Petition in an action entitled as above, brought against you in the United States District Court, for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Summons.

And you are hereby notified that unless you appear and answer as above required, the said Plaintiff will take judgment of condemnation of the lands described in the Petition herein and for any other relief demanded in the Petition.

WITNESS THE HONORABLE SANFORD B. DOLE and THE HONORABLE CHARLES F. CLEMENS, Judges of said District Court, this 23rd day of March, in the year of our Lord one thousand nine hundred and eleven and of the independence of the United States the one hundred and thirty-fifth.

(Signed) A. E. MURPHY, Clerk.

(Endorsed)

"No. 75 UNITED STATES DISTRICT COURT, for the Territory of Hawaii, THE UNITED STATES OF AMERICA vs. CECIL BROWN, Trustee, et al. SUMMONS ROBERT W. BRECKONS, United States Attorney.

THE UNITED STATES OF AMERICA, Territory of Hawaii, City of Honolulu, ss.

I, A. E. MURPHY, Clerk of the United States District Court for the Territory and District of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original Summons in the case of THE UNITED STATES OF AMERICA vs. CECIL BROWN, Trustee, et al., as the same remains of record and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said District Court this 30th day of March, A. D. 1911.

(Seal) A. E. MURPHY, Clerk of United States District Court, Territory of Hawaii.

By P. L. DAVIS, Deputy Clerk.

4892-3m

FOR SALE

ALGAROA BEAN MILLS

—And—

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